UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

In re:	Case No. 8:08-bk-14253-MGW Chapter 13
Taalibuddin Abdullah,	
Debtor/	
Taalibuddin Abdullah,	Adv. No. 8:08-ap-00605
Plaintiff,	
v.	
Fahmi Slail, Precision Systems LLC, Slail Enterprises, Inc., and Precision Systems,	
Defendants.	

JUDGMENT FOR PLAINTIFF

THIS PROCEEDING came on for trial on August 13, 2009. Present before the Court was Plaintiff-Debtor, Taalibuddin Abdullah ("the Plaintiff"). None of the Defendants appeared at trial. The record reflects that a default was entered by the Clerk on May 7, 2009, against Defendants Precision Systems, LLC, Slail Enterprises, Inc., and Precision Systems (Doc. No. 30).

At the conclusion of the trial, the Court considered the record to include the affidavits filed and the evidence proffered. For the reasons stated orally and recorded in open court, which shall constitute this Court's findings of fact and conclusions of law for purposes of Fed. R. Civ. P. 52(a), which is made applicable to bankruptcy proceedings pursuant to Fed. R. Bankr. P. 7052, the Court concludes that the Plaintiff has by a preponderance of the evidence carried his burden of proof on his complaint for breach of contract and the misappropriation of property. The Court, therefore, finds for the Plaintiff and against Fahmi Slail, Precision Systems LLC, Slail Enterprises, Inc., and Precision Systems (collectively, "Defendants").

Accordingly, it is

ORDERED and **ADJUDGED**:

- 1. Judgment is entered for the Plaintiff and against Defendants with respect to all of the relief requested in the Complaint.
- 2. The Plaintiff is awarded damages of \$15,000 for breach of contract. Defendants Precision Systems LLC, Slail Enterprises, Inc., and Precision Systems are jointly and severally liable for this award.
- 3. The Plaintiff is further awarded \$30,000 for the improper appropriation of the domain name "MustSale.com." Defendants, Fahmi Slail, Precision Systems LLC, Slail Enterprises, Inc., and Precision Systems, are jointly and severally liable for this award.
- 4. Defendants are ordered to return and reassign the domain name "MustSale.com" to the Plaintiff and to execute any and all documentation necessary to facilitate the transfer of this domain name to the Plaintiff.
 - 5. The Clerk is directed to close this adversary proceeding.
 - 6. The parties shall bear their own costs.

DONE and ORDERED in Chambers at Tampa, Florida, on December 29, 2009

Michael G. Williamson

United States Bankruptcy Judge

Copies to be provided by CM/ECF service.